

**URGENT SHORT LETTER TO CLERK OF COURT OF APPEALS  
OF VIRGINIA – RE: Case nos. 1424-22 and 1425-22**

Sunday, February 19, 2023

ATTN: Clerk of the Court Court of Appeals of Virginia	109 North Eighth Street Richmond, VA 23219-2321 Phone: (804) 371-8428
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CC: Respondents including Assistant Attorney General Justin Hill, served by c/o Roberta Hill [rbhill67@comcast.net](mailto:rbhill67@comcast.net)

Clerk of the Court,

I apologize for my misunderstanding and harsh criticism in my last letter dated Friday, February 17, 2023. I apologize because I fully read both orders and understand why they were denied, because the record had already been transmitted recently. I don't know if the email from Hon. Ashby R. Pritchett is in that recently transmitted record but that is also material to the major issue of what the Judge denied in my appeal as it explained that Judge Greer denied two pending motions for New Trial which was not explained in his order as it was very brief a at least maybe two sentences or one sentence, a very short order; and two Motions where I the Appellant was asking the Commonwealth Attorney to respond to my pending Motions for new trial. Again, see email printout of: "REJudge-Greer-order-eml.pdf" which I had filed on February 17, 2023. Since that email came directly from the Clerk and had referenced the case number and makes a statement about what exactly Judge Greer of the Trial Court had denied in his order in one of the appeals, that email is material to this appeal when explaining what motions for New Trial were denied in his order at issue in one of the two referenced appeals, see file: "REJudge-Greer-order-eml.pdf". Again that was filed on February 17, 2023. I got a little emotional and angry in my letter dated February 17, 2023, as a lot of things are going on and I am facing major issues which is why I had rushed to get the record from the CAV staff as soon as possible.

Sorry for my harsh criticism but I am only making sure my procedural

due process of law and substantial due process of law are protected here. I am only making sure the Appellees procedural due process of law and substantial due process of law are protected here. I misunderstood why both my requests for the complete record were denied, and rushed to type up a letter before fully reading both of them, partially read them and got emotional. I assumed that I was being told by the CAV that I have no right to the complete record, but I misunderstood why it was denied. My apologies for the misunderstanding.

There is a reason why I have been making a lot of phone calls and really pushing consistently for the complete record of the Trial Court and making sure that it is the complete record, and why I had pushed to receive it as soon as possible. I will explain why.

I am in a situation where my state charge on September 21, 2018, was used to revoke my supervised release by a final revocation hearing on September 12, 2019. I explained to the Federal Judge Thomas David Schroeder that I had currently been under a Trial De Novo in the Circuit Court after my timely appeal from the General District Court. He the Federal Judge from North Carolina who knew nothing of Virginia law had disregarded my right to appeal in the Commonwealth of Virginia, he gave me very angry and dirty looks in the courtroom that day, took off his glasses and talked angry when he spoke to me directly or seemed angry when he spoke at all, and told the courtroom that I had intentionally ran out there nude and made an obscene display. He then disregarded the witnesses Jason McMurray the U.S. Probation Officer. My defense counsel Attorney Renorda Prior told the Court that I needed to finish my Trial De Novo as part of my constitutional rights, and the Federal Judge ordered my imprisonment and wanted me in prison as soon as he could force me. He didn't care about the Circuit Court, he didn't care about the Court of Appeals of Virginia, he didn't care about any of my Constitutional rights at stake in Virginia and he didn't care about the states rights clause of the Tenth Amendment of the U.S. Constitution, didn't care about my Fourteenth Amendment rights pertaining to my right to due process, this Federal Judge disregarded every one of my rights to try to imprison me. He disregarded even my right to trial by jury for a supervised release violation, refused me a jury trial even though the

U.S. Supreme Court said in my situation I had a right to trial by jury in accordance with *United States v. Haymond*, 139 S. Ct. 2369, 204 L. Ed. 2D 897 (2019). So that court disregarded the U.S. Supreme Court. I've been dealing with a lot of federal judicial corruption which is why I write some very harsh legal letters because of the unconstitutional issues I had faced in the Middle District of North Carolina and being tortured in their jails. I have evidence I was tortured in their jails down in North Carolina. I have every right to be angry but I got too emotional in my letter filed on February 17, 2023. The 2255 case is waiting on whatever verdicts I get from the Court of Appeals of Virginia, the U.S. Magistrate may actually be allowing the State Courts to make their final verdicts before making a determination in my 2255 case, at least I hope Joe Webster will follow the Tenth Amendment of the U.S. Constitution respecting the appellate courts of Virginia.

Last year I had filed a timely 2255 Petition for Writ of Habeas Corpus under 28 U.S. Code § 2255, still pending in the federal court down there. The judge Thomas David Schroeder is out to get me, he lies about me and attacks me in every one of his court orders, and disregards every one of my constitutional rights. The reason why I am rushing the Court of Appeals to obtain the complete record of the Trial Court, and keep asking for the record of the Trial Court is because this federal judge may not wait for the final decision in this Court, he won't wait because he is out to get me and refuses to recuse himself. I have evidence of this. My family checked PACER.GOV in 2019 in August if not July of 2019; and found a unsigned order for my imprisonment of ten months claiming that I engaged in the commission of a crime on September 21, 2018 without even a hearing, which was erroneously entered as claimed by mistake, and then months later he did almost exactly as that erroneously filed order except it was 9 months imprisonment in 2019. He didn't care about the Circuit Court or the Court of Appeals of Virginia, he was ready to imprison me ASAP during my pending case in the Circuit Court before the revocation hearing, I caught him. He had a premeditated order (unsigned) which had ordered my imprisonment before even the hearing, then he entered a signed order with basically almost exactly the same words as the premeditated unsigned order entered by mistake. I then filed in the 2255 Motion evidence of statements from Attorney L. Lin Wood on January 2021 saying that allegedly judges and

officials may have raped and murdered children on videotapes and were ordered to do so by the blackmailers, including Chief Justice John Roberts. I accused Judge Thomas David Schroeder of being blackmailed with the child rape and murder, and got labeled delusional when I asked for a special master to review over the alleged blackmail tapes alleged by Attorney L. Lin Wood of Georgia. This judge is really out to get me but if he was blackmailed, then that would explain why he was so angry and frustrated in the courtroom that day on September 12, 2019. Maybe somebody phone called him and threatened to have him arrested for what he is being blackmailed with if he didn't try to hurt me in the federal court system. He refused to respect my right to appeal to the Court of Appeals of Virginia, he wanted me in federal prison by December 6, 2019, or I would face a possible fleeing from justice charge if the Circuit Court theoretically found me guilty and arrested me on December 2, 2019, meaning that I could not freely travel to FMC Lexington to turn myself in because I would have been arrested in the state had the jury trial not gone favorably, and the Feds would have tried to claim I tried to flee justice when I could have been arrested if I was found guilty in the jury trial scheduled in the Circuit Court.

So I was forced by circumstances to withdraw appeal because this federal judge hated me so much he didn't respect my right to trial by jury in both federal court and in the Commonwealth of Virginia in the Circuit Court. Judge Schroeder hated me or he was blackmailed for the rest of his life and this blackmail was used to have this judge lie about me, attack me in his filings, disregard evidence, disregard Officer Jones when he said anything favorable to my innocence, disregarded other witnesses, and disregarded evidence. There is a reason why I get emotional in my letters to the Courts. I have been through a lot of horrible things like torture in the jails as a type one brittle diabetic, having my nose broken, having my clothes ripped off in 2014 with an jail guard yelling to me "I will fry you like a turkey...I will rip your clothes off" and kicked my nose in 2014. That was before I falsely plead guilty in federal court. I been through hell and almost committed suicide in 2014 because of what the Feds put me through. I was treated like how they treat terrorists as prisoners, even though I was framed with child porn, and that was my charge, I had been tortured, the U.S. Marshals threatened me with a gun at my face well one woman showed me

her gun to threaten or intimidate me, I was tortured. All because of stigmatization, my right to being innocent until proven guilty was turned upside down to, I am considered guilty and will not be allowed to prove my innocence.

I have to inform the Clerks and the Appellees with this information to stave off any stigmatization or discrimination from the court staff or even the Attorney General of Virginia. I was framed with child porn and I had proof of this of an SBI report created in 2013. The SBI said it was downloading for 11 months after my computer was already seized. I wanted to make it clear to the clerks that I need to fight to be found innocent of my wrongful state conviction of indecent exposure to overturn my supervised release violation, then use that to help fight to overturn my federal conviction in 2014 on actual innocence. I want to make sure the clerks aren't angry at me if they were ever informed of my prior conviction in 2014. The stigmatization causes court staff to mistreat me or treat me badly. I want to clear the air, and let them know that I am trying to be found innocent of my conviction in 2014 because I am innocent of that charge. See the three links which I will printout and attach to this letter in case of link rot.

I just want to make sure the clerks aren't going to treat me badly because of my prior wrongful conviction. I want to clear the stigmatization I face in the judicial system everyday since my charge in 2013 and wrongful conviction in 2014. This stigmatization shouldn't be happening and I should be allowed to prove my innocence in federal court and not be judged by the state court over this federal problems.

I am only pasting the text links provided by family and printouts provided by family because I feel like the clerks in the CAV may know of my wrongful conviction and this may be creating discrimination and stigmatization. So the CAV must know that I am still trying to get my wrongful conviction overturned but I am trying to overturn my supervised release violation right now. In addition to the article printouts so that the clerks and staff feel less stigmatized of me and won't discriminate against me on the basis of my wrongful conviction or autism spectrum disorder disability. Also I will attach to this letter a copy of my 2255 case pleading, it

hasn't been denied yet, and this directly affects the state case and the state case directly affects my federal 2255 Motion case. That is why I need the record of the Trial Court quickly so that I can inform Joe Webster the U.S. Magistrate Judge whether or not I ever prevail in the state court and be acquitted of my charge of indecent exposure.

The following links to help stave off the stigmatization and possibly discrimination from the CAV court staff, thus makes these articles relevant to this filing. Stigmatization and discrimination could escalate issues and emotional backlash which will negatively affect my appeal and violate my procedural and substantive due process rights. The stigmatization from the court staff should be at a minimum no matter what crime I was accused of in the past:

<https://justiceforuswgo.wordpress.com/2022/10/24/opinion-possibly-the-political-hackers-squad-framed-alex-jones-with-child-porn-to-destroy-and-deny-anti-slapp-motion-in-sandy-hook-lawsuit-evidence-they-framed-brian-d-hill-into-wrongful-crimin/>

<https://www.activistpost.com/2019/06/can-of-worms-infowars-targeted-by-child-porn-and-msm-not-the-first-time-alternative-journalists-set-up.html>

<https://wearechange.org/case-brian-d-hill/> Hopefully this negates any discrimination and stigmatization in my case or future cases.

I believe I am innocent of that revocation and in order to prove that, I would have to prevail on even this direct appeal or other direct appeals of denials of my post-conviction motions for any of the post-conviction motions I had filed asking for relief. This is relevant to the issues on appeal right now, as this 2255 Motion case will be impacted depending on what rulings the Court of Appeals of Virginia (CAV) makes regarding my procedural due process rights and regarding my final appeals, appeals in this court and in the court of last resort which is the Supreme Court of Virginia and U.S. Supreme Court thereafter.

I hope that any emotional issues do not escalate any further, I just

want to get the complete record of the Trial Court from a staff person of the CAV who has access to the record files, file my designations of the record with motions for leave of court to file outside of the deadline time due to the issues of not receiving the complete record, give Justin Hill the counsel for Appelless my assignments of error and appeal briefs. I just want to do what is right, I need to do what is right. I need to do my duty as an American citizen.

See the pending 2255 Motion initial pleading proving that the need to obtain the complete record of the Trial Court is necessary not just in the state court but also to resolve issues in the federal court. See the following attachment:

Attachment 1: "gov.uscourts.ncmd.64541.291.0.pdf".

Attachments to prevent any stigmatization or any further stigmatization or discrimination in the legal system including from the Commonwealth's Attorney and/or the Attorney General of the Commonwealth:

Attachment 2: "prevent-stigma-court-1.pdf"

Attachment 3: "prevent-stigma-court-2.pdf"

Attachment 4: "prevent-stigma-court-3.pdf"

I have to write this letter because I get the gut feeling that staff has discriminated against me in the Court of Appeals of Virginia and it is probably because they may have been told by Glen Andrew Hall or former City Attorney Eric Monday about my wrongful conviction. I have no choice but to try to stop any future potential discrimination and stigmatization in the legal system of the Commonwealth of Virginia.

I apologize for my hasr words in my last letter but I just get the feeling that I am facing discrimination and prejudice over my prior conviction in the federal court system. I have a right to prove my innocence, I been deprived of innocent until proven guilty for so many years.

I just want to make sure the Court of Appeals of Virginia keeps this professional and I would like to keep stigmatization and discrimination to a

minimum. I have rights under the Americans with Disabilities Act Title II.

Thank you for your time and attention to this matter.

Where We Go One We Go All (WWG1WGA), Nothing Can Stop What Is Coming (NCSWIC).

  
Brian D. Hill

God bless you,  
Brian D. Hill

Ally of Q, Ally of Lin Wood, Former news reporter of U.S.W.G.O. Alternative  
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**U.S.W.G.O.**